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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/195,852	11/19/1998	SEAN HANDEL	AC980009	4752	
29838 7	7590 11/08/2004		EXAMINER		
OPPENHEIM	1ER WOLFF & DONNE	CHANNAVAJJALA, SRIRAMA T			
PLAZA VII, S	UITE 3300				
45 SOUTH SE	VENTH STREET	ART UNIT	PAPER NUMBER		
MINNEAPOL	IS, MN 55402-1609	2177	55		
	•		DATE MAILED: 11/08/200	1	

Please find below and/or attached an Office communication concerning this application or proceeding.





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APPLICATION	NUMBER	FILING DATE	FI	RST NAMED API	PLICANT	ATTORI	NEY DOCKET NO.
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			NOTI	CE OF ABA	NDONMENT		
This a	pplication is a	abandoned in vie	w of:				
ليا	Applicants	s railure to timely	Tile a proper r	eply to the Office	letter mailed on_		•
	□ A	reply (with Certi	ficate of Mailin	g or Transmissio	n of) was received or	1
	- e	xtension of time	of which	n is after the expirently (s)	ration of the perion	od for reply (including a	total
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	\bigsqcup_{3}^{A}	proposed reply to the	was received o	on	, but it does no	ot constitute a proper re	eply under
	(4	A proper reply ur	nder 37 CFR 1	.113 to a final rej	ection consists or	nly of: (1) a timely filed a	amendment
	W	hich places the a	application in c	condition for allow	rance; (2) a timely	y filed Notice of Appeal ompliance with 37 CFR	(with appeal fee):
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	LI A	reply was received to the	ed one non-final reje	, but it do ection. See 37 CF	pes not constitute R 1.85(a) and 1.1	e a proper reply, or a <i>bo</i> 111. (See explanation in	na fide attempt at a the the tast box below).
20	,	o reply has been	received.				
A	Applicant's of three me	failure to timely onths from the m	pay the requir pailing date of t	ed issue fee and the Notice of Allo	publication fee, if wance (PTOL-85)	applicable, within the s	statutory period
•		ransmission date	:db:), which is aft	er the expiration	(with a Ce of the statutory period f	or payment of the
	IS	sue tee (and pub	olication fee) s	et in the Notice of	f Allowance (PTO	L-85)(or Notice of Publ	ication Fee Due).
	T T	he submitted fee	of \$ is	insufficient. A ba	lance of \$	_ is due.	
	, 3	7 CFR 1.18(d) is	\$	\$ Inc	publication fee,	if required, by	
	⊠ ⊤	ne issue fee and	publication fee	e, if applicable, h	ave not been rece	eived.	
	Applicant's	failure to timely of Allowability (P	file corrrected	drawings as requ	uired by, and withi	in the three-month perio	od set in,
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	∐ P	roposed correcte	ed drawings we), which is afte	ere received on_ r the expiration o	(with a Ce f the period for re	ertificate of Mailing or T ply.	ransmission dated
	N	o corrected draw	rings have bee	n received.			
	The letter of interest, or	of express aband all the applicant	lonment which s.	is signed by the	attomey or agent	of record, the assigned	e of the entire
	The letter of under 37 C	of express aband FR 1.34(a)) upor	lonment which n filing of a cor	is signed by an a ntinuing application	attorney or agent on.	(acting in a representat	ive capacity
	The decision for seeking	on by the Board of court review of	of Patent Appe the decision ha	eals and Interferences expired and the	nces rendered on ere are no allowe	and beca	use the period
	The reasor	n(s) below:			·		

Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to

minimize any negative effects on patent term.